mile with Rebecca Dulany, by allowing her one third of the interest on the sum for which the lands in Frederick county were fold, and therefore submit to the house the following resolutions:

RESOLVED, That the treasurer of the western shore be and he is hereby authorised and directed to pay to Rebecca Dulany the sum of one thousand pounds annually, during her natural life, the first payment to be made on the first day of January, in the year one thousand eight hundred and one, upon the said Rebecca Dulany's executing a good and sufficient release and conveyance to: the state, to be approved of by the attorney-general, of her right of dower in all the lands in, Frederick county, confiscated and fold as the property of Daniel Dulany, the younger. L. GASSAWAY, clk. By order,

Which was read.

Mr. Hall, from the committee, delivers to the speaker a bill, entitled, Amadditional supplement to the act, entitled, An act to regulate the inspection of tobacco; which was read the first. and second time by especial order, passed, and sent to the senate by the clerk.

Mr. Key, from the committee, delivers to the speaker a bill, entitled, A supplement to the act,. entitled, An act for the regulation of officers fees; which was read the first and second time by

especial order, passed, and sent to the senate by the clerk.

On the second reading of the bill to appoint an agent for the year one thousand eight hundred, the question was put, That the following be received as an amendment to the said bill? " Provided always, and be it enacted, That the said agent shall not be entitled to any commission upon the monics arising from fines, forseitures, amerciaments, ordinary, retailers, marriage, hawkers and pedlers, licences, unless in cases where the same shall not be paid by the sherists and clerks. respectively to the treasurer within one month after the time prescribed by law, and unless the faid agent shall thereafter receive the same from the said officers respectively, and the same pay to the said treasurer." The year and nays being required, appeared as follow:

Hall, Brogden, Carcaud, Taney,	Digges, Brown, Hyland, Wallace,	Duckett, C. Frazier, Lowrey, Sluiver,	Street, Id-Coinas, Ayres, Bond,	Malon, Potter, Orrell, Johonnot,	Geogliegan, M'Clain, Cellar, Riley,	Pattison, Tomlinson, Beall, Rice.	
M'Pherson,	***	N	E G A T I	V E. Calvert,	Sappington,	J. Buchanan,	
Leigh, Greenwell, Wroth, Tilghman,	Worthington, Brome, Parnham, Edmondfon,	Nabb, Denny, Cottmap, Stewart,	Rumfey, Addison, Marbury,	Quynn, • Key, Wright,	Warfield, J. Thomas, A. Buchanan,	Keene, Turner, Perry.	30
Harwood,	Role,			.1	•	, ,	

So it was determined in the negative. The bill being read throughout, the question was put, That the said bill do pass? The year and nays being required, appeared as follow:

Leigh, Seconwell, Wroth, Harwood, Worthington,	Brome, Parnham, Edmondfon, Rofe, Nabb,	A F F Denny, Cottman, Hyland, Stewart, S. Frazier,	Pattifon, Keene, Rumfey, Addifon, Marbury,	Calvert, Quynn, Key, Wright, Sappington,	Warfield, J. Thomas, Potter, A. Buchanan,	Johonnot, J. Buchanan, Turner, Perry.	33 •
Tilghman, Hall, Brogden, Carcaud,	Taney, M'Pherson, Digges, Brown,	N Haynes, Wallace, Duckett, C, Frazier,	E G A T I Lowrey, Shriver, Street, M'Comas,	V E. Bond, Ayres, Malon, Orrell,	Geoghegan, M'Clain, Cellar, Riley,	Tomlinfon, Beall, Ricc.	27.

Sent to the fenate by the clerk.

The bill for the direction of surveyors in executing warrants of escheat in certain cases, was

So it was relolved in the affirmative.

rend the second time, passed, and sent to the senate by the clerk.

The additional supplement to an act, entitled, An act relating to negroes, and to repeal the acts of affembly therein mentioned, was read the second time, passed, and sent to the senate by the čletk.

The house adjourns till 5 o'clock..

## M E R I D Ι

The house met. The bill respecting the free-school of Anne-Arundel county, was read the second time, and

The report on the petition of Benjamin Ricketts was read the second time, and the resolution

therein contained rejected.

On the second reading of the bill to regulate constables sees, the question was put, That the following clause be struck out of the said bill? "And be it enacted, The fall process of execusions clause be struck out of the said bill? tion by sieri facias or capias ad fatisfaciendum, issued on any judgment, dered by a justice of the peace, after the day of \_\_\_\_\_, shall be directed to a fable of the county the peace, after the where the defendant resides, under the hand and seal of the justice issuing to ame; and the con-trable, on receipt thereof, shall serve or levy the same in the same manifes as the sherisf by law stable, on receipt thereof, shall serve or levy the same in the same mann could or did, and shall be entitled to the same fees as the sheriff for the service of the same; and if any person taken in execution on a capias ad satisfaciendum be brought by any constable before a justice of the peace where the defendant resides, such justice is hereby authorised, if the debt and cost be not paid by the defendant, to commit said defendant in execution, and shall endorse the faid commitment, under hand and feal, on the back of the execution, and on fuch commit-